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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/629,937	07/29/2003	Dong-Kuk Kim	4591-321	9040
20575 75	90 01/10/2006		EXAM	INER
MARGER JOHNSON & MCCOLLOM, P.C.			GRAY, LINDA LAMEY	
PORTLAND, (RISON STREET, SUITE 40 OR 97204	0	ART UNIT	PAPER NUMBER
,			1734	

DATE MAILED: 01/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

•				K			
		Application No.	Applicant(s)				
Office Action Summary		10/629,937	KIM ET AL.				
		Examiner	Art Unit				
		Linda L. Gray	1734				
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the o	correspondence address				
WHIC - Exten after 3 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)🛛	Responsive to communication(s) filed on 07 Oc	ctober 2005.					
2a)⊠	This action is FINAL . 2b) This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Dispositi	on of Claims						
4)⊠	⊠ Claim(s) <u>1-20</u> is/are pending in the application.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠	Claim(s) <u>1-11</u> is/are allowed.						
6)⊠	Claim(s) <u>12-18 and 20</u> is/are rejected.						
7)[Claim(s) 19 and 21 is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	r election requirement.					
Application	on Papers						
9)[] -	The specification is objected to by the Examine	r.					
•	D)⊠ The drawing(s) filed on <u>29 July 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is ob	ejected to. See 37 CFR 1.121(d).				
11) 🔲 -	Γhe oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority u	nder 35 U.S.C. § 119						
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau ee the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive i (PCT Rule 17.2(a)).	ion No ed in this National Stage				
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:					

<u>Detailed Action</u>

Claim Rejections - 35 USC 102

- **1.** The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 12-18 and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Nam et al. (US 6,742,561).

Claim 12, Nam et al. teach apparatus 40 including the following items:

- (a) means 42 for providing substrate 60,
- **(b)** tape providing unit 74 for providing tape 68,
- (c) tape attaching device 52, and
- (d) chip attaching device 54 (c 3, L 10, to c 4, L 42).

The other limitations of claim 12, and claim 20, are functional limitations for which apparatus 40 is capable of performing.

Claim 13, unit 74 includes reel 40 and wound insulating tape 68, tape cutter 48 capable of cutting tape 68, rollers 46A and 46B capable of feeding tape 68 from reel 40 to cutter 48, tape adsorption device 50 capable of adsorbing tape 68 to support tape 60, and first holding device 49 capable of engaging tape 68 with device 50 to hold tape 68 in position for cutting. Claim 14, means 41 includes a cassette. Claim 15, apparatus 40 includes a substrate conveyor unit located near the cassette at one end. Claim 16, device 52 is located between unit 74 and the conveyor. Claim 17, apparatus 40 includes wafer table 56 and wafer 70 including second chip 72. Clam 18, device 54 is located between table 56 and the conveyor.

Allowable Subject Matter

3. Claims 1-11 are allowed.

Claims 19 and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten independent form including all of the limitation of the base claim and any intervening claims.

4. The following is a statement of reasons for the indication of allowable subject matter:

claim 19: Nam et al. do not teach and it would not have been obvious to a person of ordinary skill in the art at the time the invention was made to have provided in Nam et al. that tape attaching device 52 is rotatable through an angle of 90 degrees to place the tape with a variable orientation where "onto the first cover film" in claim 19 is a functional limitation of claim 19 for which apparatus 40 is capable of performing. Note that Nam et al. demonstrate that device 52 operates in a reciprocating up/down manner and in a direction transverse to the direction of feed of substrate 60, not rotatable through an angle of 90 degrees; and

- **claim 21**: reels which separate a cover film from a cover film from a tape are conventional as demonstrated by Koza et al. (US 5,431,767) at column 6, lines 58-68; however, Nam et al. do not teach and it would not have been obvious to a person of ordinary skill in the art at the time the invention was made to have provided in Nam et al. reels capable of separating a cover film from tape 68 in that Nam et al. teach tape 68 to be insulating adhesive tape without a cover film such that reels capable of separating a cover film from tape 68 would not be necessary since a cover film is not present.
- **5.** As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP 707.07(a).

Response to Applicant's Comments

6. Applicant's comments filed 10-7-05 have been fully considered.

Claim 12 includes the limitation of "including a first chip having electrode pads thereon" and applicant argues that Nam et al. do not meet this limitation.

Apparatus 40 of Nam et al. is capable of providing such a substrate because Nam et al. teach a means (item 42) to provide a substrate (item 60). Also, the limitation refers to the material operated upon by the claimed apparatus which does not provide a structural difference between the claimed apparatus and apparatus 40 of Nam et al.

Claim 12 includes the limitation "an insulating adhesive tape" and applicant argues that Nam et al. do not meet this limitation.

Apparatus 40 of Nam et al. is capable of providing such a tape because Nam et al. teach a tape providing unit (item 74) to provide a tape (item 68). It is noted that tape 68 of Nam et al. is an insulating adhesive tape (c 3, L 53-66).

Claim 12 includes the limitation "for attaching one side of the insulating adhesive tape to the first chip between the electrode pads of the first chip" and applicant argues that Nam et al. do not meet this limitation.

Apparatus 40 of Nam et al. is capable of attaching one side of tape 68 to substrate 60. Also, with respect to the limitation of "to the first chip between the electrode pads of the first chip", apparatus 40 of Nam et al. is capable of placing tape 68 at such a location should substrate 60 be provided with a first chip having electrode pads thereon where tape 68 could be received between the pads. The limitation also refers to the material operated upon by the claimed apparatus which does not provide a structural difference between the claimed apparatus and apparatus 40 of Nam et al.

Claim 12 includes the limitation "for attaching a second chip to the other side of the insulating adhesive tape" and applicant argues that Nam et al. do not meet this limitation.

Apparatus 40 of Nam et al. is capable of attaching chip 72 (c 4, L 43-57). Also, with respect to the limitation of "to the other side of the insulating adhesive tape", apparatus 40 of Nam et al. is capable of placing chip 72 at such a location should substrate 60 be provided with a first chip having electrode pads thereon where tape 68 could first be received between the pads. The limitation also refers to the material operated upon the by claimed apparatus which does not provide a structural difference between the claimed apparatus and apparatus 40 of Nam et al.

Applicant argues that Nam et al. do not meet the limitation of claim 20.

The limitations of claim 20 are functional limitations for which apparatus 40 is capable of performing.

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Linda Gray whose telephone number is (571) 272-1228. The examiner can normally be reached Monday-Friday from 9:00 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Fiorilla, can be reached at (571) 272-1187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public Pair. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-1997 (toll-free).

Ilg January 6, 2006

LINDA GRAY